Bain Capital VII Coinvestment Fund, L.P.

Cayman Islands Exempted Limited Partnership Financial Statements
December 31, 2009

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Report of Independent Auditors

To the General and Limited Partners of Bain Capital VII Coinvestment Fund, L.P.:

In our opinion, the accompanying statement of assets, liabilities and partners' capital, including the schedule of investments, and the related statements of operations, of changes in partners' capital and of cash flows present fairly, in all material respects, the financial position of Bain Capital VII Coinvestment Fund, L.P. at December 31, 2009, and the results of its operations, the changes in its partners' capital and its cash flows for the year then ended, in conformity with accounting principles generally accepted in the United States of America. These financial statements are the responsibility of the General Partner. Our responsibility is to express an opinion on these financial statements based on our audit. We conducted our audit of these financial statements in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by the General Partner, and evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

Pricewaterhouse Coopers LLP

March 9, 2010

Bain Capital VII Coinvestment Fund, L.P. Statement of Assets, Liabilities and Partners' Capital December 31, 2009

Assets	
Cash and cash equivalents	\$ 17,290,876
Investments at fair value (cost of \$97,569,315)	123,360,218
Dividend receivable	194,869
Other assets	 56,889
Total assets	 140,902,852
Liabilities	
Accrued expenses	 15,450
Partners' capital	
Partners' capital exclusive of net unrealized gain on investments	115,096,499
Net unrealized gain on investments	 25.790,903
Total partners' capital	 140,887,402
Total liabilities and partners' capital	 140,902,852

Bain Capital VII Coinvestment Fund, L.P. Statement of Operations Year Ended December 31, 2009

Income		
Interest income Dividend income	\$	3,845 779,476
Total income		783,321
Expenses		
Management fees	3,	571,251
Professional fees and other		216,977
Total expenses	3,	788,228
Net investment loss	(3,	004,907)
Net realized and unrealized loss on investments		
Realized gain on investments	1,	023,277
Change in net unrealized gain on investments	(1,	973,712)
Net realized and unrealized loss on investments	(950,435)
Net decrease in partners' capital resulting from operations	\$ (3,	955,342)

Bain Capital VII Coinvestment Fund, L.P. Statement of Changes in Partners' Capital Year Ended December 31, 2009

Capital commitment		Ω.	Balance at December 31, 2008	es di	Net decrease in partners' capital resulting from operations	Balance at December 31, 2009
\$ 575,100,000	575,100,000 Institutional Limited Partners	€ ∕ s	127,514,197	6 9	(3,687,240)	\$ 123,826,957
35,937,500	35,937,500 Other Limited Partners		8,401,980		(230,413)	8.171,567
611,037,500	611,037,500 Total Limited Partners		135,916.177		(3,917,653)	131,998,524
6,172,095	6,172,095 General Parmer (Note 4)		8,926.567		(37,689)	8,888,878
\$ 617.209.595 Total Partners	Total Partners	S	144,842.744 S	S	(3,955,342)	S 140,887,402

The accompanying notes are an integral part of these financial statements.

Bain Capital VII Coinvestment Fund, L.P. Statement of Cash Flows Year Ended December 31, 2009

Cash flows from operating activities

Net decrease in partners' capital resulting from operations	\$ (3,955,342)
Adjustments to reconcile net decrease in partners' capital resulting from	
operations to net cash used for operating activities:	
Purchase of investments	(1,577,937)
Proceeds from the sale of investments	1,023,277
Realized gain on investments	(1,023,277)
Change in net unrealized gain on investments	1,973,712
Increase in other assets	(20,306)
Increase in accrued expenses	 15,450
Net cash used for operating activities	 (3,564,423)
Cush and cash equivalents, beginning of year	 20,855,299
Cash and cash equivalents, end of year	\$ 17,290.876

Bain Capital VII Coinvestment Fund, L.P. Schedule of Investments December 31, 2009

Number of shares				
		Cost		Fair value*
12,623,361	Bombardier Recreational Products (a): J.A. Bombardier (J.A.B.) Inc. Class A Common Shares	\$ 1,577,937	\$	12,232,875
3,117,905	Burger King (b): Burger King Holdings, Inc. Common stock	7,670,405		58,678,972
9,179,564 1,019,952	Keystone Automotive Holdings, Inc. (b) Class A common stock Class L common stock	1,784,915 16,064,237 17,849,152	_	- - -
2,205,000 245,000	Unisource (b) (c): UWW Holdings, Inc. Class A common stock Class L common stock	 2,450,000 22,050,000		12,250,000
6,949,553	Warner Music Group (b): Warner Music Group Corp. Common Stock	24,500,000 45,107,919		12,250,000 39,334,469
864	The Firm, Inc. Series C convertible preferred stock	 863,902 45,971,821	_	863,902 40,198.371
	Fotal investments	\$ 97,569,315	S	123,360,218

^{*}Fair value as determined by the General Partner (Note 2).

⁽a) 10,895.520 shares held via Bain Capital Luxembourg Investments S.á r.l., via Bain Capital International Investments, S.á r.l., via Bain Capital International Holdings, S.á r.l., via Bain Capital Integral Investors II, L.P., via Bain BRP Holdings A, L.P. and Bain BRP Holdings L, L.P. 1,727,841 shares held via Bain Capital Luxembourg Investments S.á r.l., via Bain Capital Investors II, L.P.

⁽b) Investment held via Bain Capital VII Coinvestment Fund, LLC.

⁽c) Investment held via J5M4T3B2P2CEYA, LLC.

1. The Partnership

Background

Bain Capital VII Coinvestment Fund, L.P. (the "Partnership") is a Cayman Islands exempted limited partnership organized pursuant to the Agreement of Limited Partnership, dated January 1, 2002, as last amended on June 30, 2009 (the "Partnership Agreement"). The Partnership's business activity is to invest the funds of the Partnership in certain transactions concurrently with Bain Capital Fund VII, L.P., with the principal objective of achieving appreciation of capital invested. Services are performed for the Partnership by its management company, Bain Capital Partners, LLC (the "Manager") for a management fee (Note 4). The general partner of the Partnership is Bain Capital Partners VII, L.P. (the "General Partner"). The Partnership shall continue until December 31, 2010, unless sooner dissolved or extended to a date no later than December 31, 2014, as specified in the Partnership Agreement.

The Partnership was formed as part of a tax-free reorganization effective January 1, 2002 of Bain Capital VII Coinvestment Fund, L.P., a Delaware limited partnership ("Delaware VII Coinvestment Fund"). Delaware VII Coinvestment Fund was merged into Bain Capital VII Coinvestment Fund, LLC ("VII Coinvestment Fund LLC"), a Delaware limited liability company, which is a wholly owned subsidiary of the Partnership (the "Merger"). At the time of the Merger, interests of Delaware VII Coinvestment Fund were converted into partnership interests of the Partnership.

The Partnership has \$617,209,595 of partners' capital commitments of which \$575,459,377 or 99.0% of Institutional Limited Partners' and General Partner's committed capital, and \$35,937,500 or 100.0% of Other Limited Partners' committed capital were contributed at December 31, 2009. Total uncalled capital as of December 31, 2009 was \$5,812,718 for Institutional Limited Partners and the General Partner. Partners are not able to withdraw from the Partnership.

Income and Expense Allocations

The Partnership Agreement provides for the allocation of operating income and operating expenses based upon the partners' contributed capital accounts. In order to recognize the advance contributions of certain partners, adjustments to allocations may be made at the sole discretion of the General Partner. Gains and losses are allocated in accordance with the Partnership Agreement. Generally, allocations of gains and losses are made as necessary to ensure that, after the Partnership has achieved its Preferred Return (8%) as further defined in the Partnership Agreement, 80% of cumulative realized capital gains and losses through the date of allocation are allocated to all partners on a pro rata basis, based on the partners' contributed capital accounts, and 20% are allocated to the General Partner ("Carried Interest"). Unrealized gains and losses are allocated in the same manner described above as if realized at December 31, 2009.

Distributions

Distributions may be made at the discretion of the General Partner. Cash distributions representing a return of capital are made in proportion to contributed capital. Generally, cash distributions representing profit are made in the same proportion as such profit is allocated to the capital accounts. As specified in the Partnership Agreement, distributions of publicly traded securities are valued at the last trade price or, if unavailable, at the last bid price on the most recent day on which such securities traded prior to the date as of which their value is to be determined.

2. Significant Accounting Policies

Use of Estimates

The preparation of financial statements in accordance with accounting principles generally accepted in the United States of America ("GAAP") requires the General Partner to make estimates and assumptions that affect the reported amounts and disclosures in the financial statements. Actual results could differ from those estimates. Events or transactions occurring after year end through the date that the financial statements were issued, March 9, 2010, have been evaluated in the preparation of the financial statements.

Cash and Cash Equivalents

The Partnership considers all highly liquid debt instruments purchased with an original maturity of three months or less to be cash equivalents. The Partnership has established guidelines relative to diversification and maturities that it believes maintain safety and liquidity. The guidelines are periodically reviewed and modified to take advantage of trends in yields and interest rates.

Included in cash and cash equivalents at December 31, 2009 are overnight offshore time deposits with commercial banks in the total amount of \$1,971,551, bearing interest at 0.03%, which matured on January 4, 2010.

Additionally, included in eash and cash equivalents is an investment in U.S. Treasury Cash Reserves, ("the money market fund"). The money market fund invests in a portfolio of short-term U.S. Treasury securities. The total amount of the Partnership's investment in the money market fund at December 31, 2009 is \$15,269,323 which represents 10.8% of partners' capital. The Partnership valued its investment in the money market fund based on its closing net asset value at December 31, 2009.

Investment Valuation

In accordance with the authoritative guidance on fair value measurements and disclosures under generally accepted accounting principles, the Partnership discloses the fair value of its investments in a hierarchy that prioritizes the inputs to valuation techniques used to measure the fair value. The hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (level 1 measurements) and the lowest priority to unobservable inputs (level 3 measurements). The guidance establishes three levels of the fair value hierarchy as follows:

- Level 1 Inputs that reflect unadjusted quoted prices in active markets for identical
 assets or liabilities that the Partnership has the ability to access at the measurement
 date;
- Level 2 Inputs other than quoted prices that are observable for the asset either directly or indirectly, including inputs in markets that are not considered to be active;
- Level 3 Inputs that are unobservable.

Inputs are used in applying the valuation techniques discussed below and broadly refer to the assumptions that the General Partner uses to make valuation decisions, including assumptions about risk. Inputs may include recent transactions, earnings forecasts, market multiples, future cash flows, and other factors.

An investment's level within the fair value hierarchy is based on the lowest level of any input that is significant to the fair value measurement. The eategorization of an investment within the hierarchy is based upon the pricing transparency of the investment and does not necessarily correspond to the General Partner's perceived risk of that investment.

Generally, the majority of our private equity investments are valued utilizing unobservable inputs, and are therefore classified within level 3. The General Partner's determination of fair value is based upon the best information available for a given circumstance and may incorporate assumptions that are management's best estimates after consideration of a variety of internal and external factors. In establishing the fair value of an investment the General Partner will first consider recent transactions in the same or similar securities including the initial purchase transaction of the security being valued or any recent financing round. Otherwise, the General Partner generally employs two valuation methodologies when determining the fair value of a private equity investment. The first methodology is a market multiples approach that considers a specified financial measure (such as EBITDA) and recent public market and private transactions and other available measures for valuing comparable companies (i.e. "Market Approach"). The second methodology determines a valuation by discounting future cash flows (i.e. "Income Approach"). The ultimate fair value recorded for a particular investment will generally be within the range suggested by the two methodologies utilizing the judgment of the General Partner. The General Partner may also adopt the valuation of an underlying partnership interest provided by the partnership unless the General Partner determines in the good faith exercise of its discretion that any such valuation is unreasonable or inappropriate under the circumstances. Because of the inherent uncertainty of valuation, this estimated fair value may differ significantly from the value that would have been used had a ready market for the security existed, and the difference could be material.

Investments whose values are based on quoted market prices in active markets, and are therefore classified within level 1, generally include active listed equities. The General Partner does not adjust the quoted price for such instruments, even in situations where the Partnership holds a large position and a sale could reasonably impact the quoted price.

Effective January 1, 2009, the Partnership adopted the authoritative guidance under GAAP on determining fair value when the volume and level of activity for the asset or liability have significantly decreased and identifying transactions that are not orderly. Accordingly, if the Partnership determines that either the volume and/or level of activity for an asset or liability has significantly decreased (from normal conditions for that asset or liability) or price quotations or observable inputs are not associated with orderly transactions, increased analysis and management judgment will be required to estimate fair value. Valuation techniques such as an income approach might be appropriate to supplement or replace a market approach in those circumstances. The guidance also provides a list of factors to determine whether there has been a significant decrease in relation to normal market activity. Regardless, however, of the valuation technique and inputs used, the objective for the fair value measurement in those circumstances is unchanged from what it would be if markets were operating at normal activity levels and/or transactions were orderly; that is, to determine the current exit price.

The following table presents the investments carried on the Statement of Assets, Liabilities and Partners' Capital by level within the valuation hierarchy as of December 31, 2009.

	Assets at Fair Value as of December 31, 2009							
		Level 1	L	evel 2		1. evel 3		Total
Investments:	_							
Restaurant	\$	58,678,972	S	-	5	-	S	58,678,972
Media/Telecom		39,334,469		-		863,902		40,198,371
Industrial and Manufacturing		-		-		24,482,875		24,482,875
Total:	S	98,013,441	\$	-	\$	25,346,777	\$	123,360,218

The following table includes a rollforward of the amounts for the year ended December 31, 2009 for investments classified within level 3.

		Fair Value Measurements Using Level 3 Inputs									
	Balance at December 31, 2008		Net purchases and sales		Net transfers in/(out)		Net realized and unrealized loss included in the Statement of Operations			Balance at	
Investments:											
Industrial and Manufacturing	\$	27,448,870	\$	612,508	S	-	S	(3,578,503)	S	24,482,875	
Media/Felecom		863,902		(57,848)				57,848		863,902	
Totals	\$	28,312,772	.\$	554,660	5		S	(3,520,655)	5	25,346,777	

Net realized and unrealized loss on investments in the table above are reflected in the accompanying Statement of Operations. Change in net unrealized gain on investments included in the Statement of Operations for the level 3 investments still held at December 31, 2009 is (\$4,543,932).

Investment Transactions, Income and Expenses

Investment transactions are accounted for on the closing date. Realized gains and losses on investment transactions are determined using the specific identification method and may include additional gains and losses from investments realized in previous years. Interest income and expenses are recorded on the accrual basis. Dividend income is recorded on the ex-dividend date, not of applicable withholding tax. The General Partner analyzes dividends received from portfolio companies to determine whether they have been accretive to the Partnership's investment based on an analysis of enterprise value and information provided by investment banks, third party valuations or other parties. The financial statements reflect the character of such dividends as required under generally accepted accounting principles.

In some cases, the Partnership invests in portfolio companies directly and in some cases invests in portfolio companies indirectly through one or more holding companies or other entities in which other parties affiliated with the Partnership and/or the Manager may also be investors. In cases where the Partnership invests indirectly through such an entity, the Schedule of Investments reflects the Partnership's proportionate share of the underlying investment.

The financial statements include the accounts of the Partnership and its wholly owned subsidiary, Bain Capital VII Coinvestment Fund, LLC. All intercompany balances and transactions have been eliminated in consolidation.

Foreign Currency Translation

The accounting records of the Partnership are maintained in U.S. dollars. The value of cash and foreign securities is recorded in the books and records of the Partnership after translation to U.S. dollars based on the exchange rates on that day. Income and expenses are translated at prevailing exchange rates when accrued or incurred. The Partnership does not isolate that portion of realized or unrealized gains or losses resulting from changes in the foreign exchange rate on investments from fluctuations arising from changes in the market prices of the securities. Such gains and losses are included with the net realized and unrealized gain/loss on investments.

Income Taxes

The Partnership is a qualified intermediary and intends to conduct its operations so that it will not be engaged in a United States trade or business and, therefore, will not be subject to United States federal income or withholding tax on its income from United States sources. The Partnership may be subject to taxes in certain foreign jurisdictions. Under the current laws of the Cayman Islands, there are no income, estate, transfer, sales or other Cayman Islands taxes payable by the Partnership. Accordingly, no income tax provision is required in these financial statements.

The Partnership adopted the authoritative guidance on accounting for and disclosure of uncertainty in tax positions (Financial Accounting Standards Board - Accounting Standards Codification 740) on January 1, 2009, which required the General Partner to determine whether a tax position of the Partnership is more likely than not to be sustained upon examination, including resolution of any related appeals or litigation processes, based on the technical merits of the position. For tax positions meeting the more likely than not threshold, the tax amount recognized in the financial statements is reduced by the largest benefit that has a greater than fifty percent likelihood of being realized upon ultimate settlement with the relevant taxing authority. The General Partner has determined that there was no effect on the financial statements from the Partnership's adoption of this authoritative guidance.

The Partnership files tax returns as prescribed by the tax laws of the jurisdictions in which it operates. In the normal course of business, the Partnership is subject to examination by federal, state, local and foreign jurisdictions, where applicable.

3. Investments by Industry Type and Geographical Location Categorization

At December 31, 2009, the Partnership's investments in the following industry groups:

	Cost		Fair value	Fair value as a percentage of partners' capital
Restaurants	\$ 7,670,405	S	58,678,972	42%
Media/Telecom	45,971,821		40,198,371	29%
Industrial and Manufacturing	 43,927,089		24,482,875	17%
	\$ 97,569,315	\$	123,360,218	88%

At December 31, 2009, the geographical categorization based on fair value of investments is as follows:

	Cost	Fair value	Fair value as a percentage of total investments
United States of America	\$ 95,991,378	S 111,127,343	90%
Canada	1,577,937	12,232,875	10%
	\$ 97,569,315	\$ 123,360,218	100%

The Partnership may have risks associated with investments denominated in foreign currency and the concentration of investments in one industry or geographical area. In addition, the Partnership's ability to liquidate certain of its investments may be inhibited since the issuers may be privately held or the Partnership may own a relatively large portion of the issuer's equity securities.

Market and Credit Risks

General fluctuations in the market prices of investments may affect the value of investments held by the Partnership. Instability in the securities market may also increase the risk inherent in the investments. The ability of the portfolio companies to refinance debt securities may depend on their ability to sell new securities in the public high yield debt market or otherwise.

The Partnership may be invested in leveraged companies which offer the opportunity for capital appreciation. Such investments also involve a higher degree of risk. In instances where the Partnership's investment involves leverage, the effects of recessions, operating problems and other general business and economic risks may have a more pronounced effect on the profitability or survival of the investments.

4. Related Party Transactions

The Partnership is a party to an investment and advisory agreement with the Manager. In consideration for a management fee, the Manager provides administrative and operational services to the Partnership. The annual management fee is the lesser of 2% of the aggregate contributed capital multiplied by an inflation adjustment, as defined in the agreement, or 2.5% of the aggregate contributed capital and is subject to certain reductions as described in the agreement. The General Partner has reduced the management fee with respect to interests in the Partnership held by certain affiliates. The management fee is payable in advance on the first business day of each quarter.

For the year ended December 31, 2009, the Manager received \$1,624,056 in corporate service fees from the Partnership's portfolio companies. In accordance with the investment advisory agreement, the Manager retained all of these fees and no reductions were applied to management fees.

The following table includes a reconciliation of the net decrease in partners' capital resulting from operations allocated to the General Partner for the year ended December 31, 2009 pursuant to the Partnership Agreement:

	Net investment income		Realized gain on investments		Change in net unrealized gain on investments		Net decrease in parlners' capita resulting from operations	
General Partner: General Partner, excluding Carried Interest Carried Interest	\$	4,106 155,895	S	8,187 204,655	S	(15,790) (394,742)	\$	(3,497) (34,192)
Total General Partner	S	160,001	S	212,842	S	(410,532)	S	(37,689)

5. Contingencies

In conjunction with the Partnership's investment activities, the Partnership is a party to agreements, which contain certain representations and warranties. As such, the Partnership may, from time to time, be a party to suits and claims arising in the normal course of business. The General Partner believes that any losses resulting from the resolution of such claims would not have a material adverse effect on the Partnership's accompanying financial statements.

6. Other Required Disclosure

The limited partners' net Internal Rate of Return ("net IRR") since the inception of the Partnership through December 31, 2009, and December 31, 2008 is 35.8% and 36.2%, respectively. The net IRR is net of management fees, expenses and carried interest. The calculation is based on the assumption that capital contributions and cash and stock distributions occurred on the last day of the fiscal quarter. The fair value of the limited partners' capital accounts is assumed to be the terminal cash flow. The net IRR has been calculated for institutional limited partners, which does not materially differ from that of non-institutional limited partners.

The ratio of operating expenses before and after carried interest to limited partners' average capital is 2.9%. The ratio of operating expenses before and after carried interest to limited partners' committed capital is 0.6%. The ratio of net investment loss before carried interest to limited partners' average capital is (2.3%). These financial highlights are for the limited partners taken as a whole, exclusive of the General Partner, for the year ended December 31, 2009.

The General Partner believes that the disclosure of net investment loss and expenses to limited partners' average capital and committed capital may be inconsistent with the basic concept that an investment in the Partnership is a long term investment and therefore may not necessarily be appropriate measures for the Partnership.